1	The Honorable Benjamin H. Settl	
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7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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10	UNITED STATES OF AMERICA,	NO. CR17-5116 BHS
11	Plaintiff,	
12	v.	GOVERNMENT'S RESPONSE TO
13		DEFENDANT'S MOTION FOR
14	CHARLES ANDREW STOCKER,	RETURN OF PROPERTY
15	Defendant.	
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19	The Government files this response to defendant Stocker's Motion to Return	
20	Property filed on April 19, 2018. Dkt. 200. On Friday, April 20, 2018, AUSA Arnold	
21	spoke with Special Agent Richard Schroff concerning this matter. At that time, Agent	
22	Schroff said that he had gathered Mr. Stocker's property and given it to the FBI's	
23	evidence room to be sent to the FBI office in Las Vegas, Nevada, pursuant to Mr.	
24	Stocker's request. According to Agent Schroff, the evidence room said they would put	
25	the material into the mail today, Monday, April 23, 2018, so that it would not sit over the	
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1	weekend in an unsecure facility. Thus, the Court should deny the defendant's Motion as
2	moot.
3	DATED this 23 rd day of April, 2018.
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5	Respectfully submitted,
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7	ANNETTE L. HAYES
8	United States Attorney
9	/s/ Justin W. Arnold
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CERTIFICATE OF SERVICE I hereby certify that on April 23, 2018, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the attorney(s) of record for the defendant(s). /s/ Lissette Duran LISSETTE DURAN Paralegal Specialist Assistant United States Attorney 700 Stewart Street, Suite 5220 Seattle, Washington 98101 Phone: 206-553-7234 Fax: 206-553-2502 E-mail: Lissette.I.Duran@usdoj.gov